	ĺ	Case 3:07-cv-02940-SI	Document 125	Filed 08/01/2008	Page 1 of 4
& WEST LLP  FYS AT LAW FRANCECO	1 2 3 4 5 6 7 8	SUSAN S. MUCK (CSB N DEAN S. KRISTY (CSB N CHRISTOPHER J. STESK CATHERINE DUDEN KE EMILY ST. JOHN COHEN CHRISTINE A. VOGELEI FENWICK & WEST LLP 555 California Street, 12th San Francisco, CA 94104 Telephone: (415) 875-22 Facsimile: (415) 281-12 smuck@fenwick.com dkristy@fenwick.com csteskal@fenwick.com ckevane@fenwick.com ccohen@fenwick.com cvogelei@fenwick.com	IO. 157646) AL (CSB NO. 2122 VANE (CSB NO. 2 N (CSB NO. 239674 (CSB No. 239843) Floor	15501)	
	10 11	Attorneys for Defendants C John L. Higgins, Lincoln K C. Gregory Vontz, and Tho	rochmal,		
	12 13		UNITED STATES	S DISTRICT COURT	A
FENWICK & WEST L ATTORNEYS AT LAW SAN FRANCECO	14	SAN FRANCISCO DIVIS		ISCO DIVISION	
FENW A	15 16 17 18 19	IN RE CONNETICS SECURITIES LITIG		Case No. C 07-02940 STIPULATION AN ORDER CONTINUI MANAGEMENT CO FOR AUGUST 15, 2	D [PROPOSED] ING CASE ONFERENCE SET
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		STIPULATION AND [PROPOSE CONTINUING CASE MANAGE! CONFERENCE	=		CASE NO. C 07-02940 SI

strike the second amended consolidated complaint;

WHEREAS, a Case Management Conference ("CMC") in the above-captioned action is currently set for August 15, 2008;

WHEREAS, a hearing on defendants' motions to dismiss and motions to strike the second amended consolidated complaint is scheduled to be heard on August 15, 2008;

WHEREAS, the Court has not yet ruled on defendants' motions to dismiss and motions to

WHEREAS, the parties believe that the interests of judicial economy are best served by postponing the CMC until after the Court rules on defendants' motions to dismiss and motions to strike the second amended consolidated complaint;

WHEREAS, the parties reserve their rights to seek additional continuances of the CMC in the future, subject to the Court's approval;

IT IS THEREFORE STIPULATED AND AGREED by plaintiff and defendants, through their respective counsel of record that, subject to the Court's approval, the Case Management Conference in this action, currently set for August 15, 2008, shall be taken off of the calendar and rescheduled, if necessary, for 30 days from the Court's ruling on defendants' motions to dismiss and motions to strike the second amended consolidated complaint or any later date that is convenient for the Court.

Dated: August 1, 2008	/s/
	CHRISTOPHER S. STESKAL
	FENWICK & WEST LLP
	555 California Street, 12 <sup>th</sup> Floor
	San Francisco, CA 94104
	Tel: (415) 875- 2300
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	Attorneys for Defendants Connetics Corp., John L. Higgins, Lincoln Krochmal, C. Gregory Vontz, and Thomas G. Wiggans

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STIPULATION AND [PROPOSED] ORDER CONTINUING CASE MANAGEMENT CONFERENCE

Dated: August 1, 2008

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FENWICK & WEST LLP Attorners at Law San Franceo	1 2 3 4 5 6 7 8	Dated: August 1, 2008		& GROSSMA 12481 High Bluft San Diego, CA 92 Tel: (858) 793 Fax: (858) 793 Attorneys for Lea	FOWITZ BERGER NN LLP f Drive, Suite 300 2130 -0070 -0323 ad Plaintiff Teachers' m of Oklahoma and Lead
	9 10 11 12 13 14 15	Dated: August 1, 2008		GERARD A. TR DLA PIPER 401 B Street, Suit San Diego, Califo Tel: (619) 699 Fax: (619) 699 Attorneys for Det Yaroshinsky	IPPITELLI te 1700 ornia 92101-4297 -2700
	16 17 18 19 20 21 22 23 24 25 26 27	Filer's Attestation: Pursual under penalty of perjury that Matthew P. Siben, Victor Z	at concurrence in the	filing of the documen	egarding signatures, I attest thas been obtained from
	28	STIPULATION AND [PROPO	OSED]	,	CASE NO. C 07 02040 SI